

PATENT

MAR 0 1 2006

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

n re Application of:

Josep MARTI TUBAU

Serial No.:

10/521464

Filed:

January 18, 2005

For:

SELECTABLE ROTARY SPRAYER

#### **LETTER**

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Attached hereto is a copy of a translation of the International Preliminary Examination Report (IPER) so as to give the Examiner the full benefit of the PCT prosecution

Early and favorable action on the merits of this application is courteously awaited.

Respectfully submitted,

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By:

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Atty. Dkt. No.: P70354US0

Date: March 1, 2006

Enclosure: Translation of IPER

#### PATENT COOPERATION TREATY



# **PCT**

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

	<del></del>	<del></del>	·				
Applicant's or agent's file reference marti	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)						
International application No.	International filing date (day/r	nonth/year)	Priority date (day/month/year)				
PCT/ES2003/000271	05 June 2003 (05.06	.2003)	18 July 2002 (18.07.2002)				
International Patent Classification (IPC) or national classification and IPC B05B 1/16, F16K 5/02, A01G 25/00, F16K 17/04							
Applicant MA	RTÍ INDUSTRIA META	LÚRGICA	S.L.				
<ol> <li>This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> </ol>							
2. This REPORT consists of a total of	4 sheets, including	g this cover s	heet.				
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).							
These annexes consist of a total of sheets.							
3. This report contains indications relati	ing to the following items:		·				
I Basis of the report	I Basis of the report						
II Priority	II Priority						
III Non-establishment of	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
IV Lack of unity of inve	IV Lack of unity of invention						
Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
VI Certain documents ci	VI Certain documents cited						
VII Certain defects in the	VII Certain defects in the international application						
VIII Certain observations on the international application							
Date of submission of the demand		Date of completion of this report					
06 February 2004 (06.02.2004)		20 Oc	stober 2004 (20.10.2004)				
Name and mailing address of the IPEA/ES	. Authori	Authorized officer					
Facsimile No.	Telepho	Telephone No.					

Translation

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

# PCT/ES2003/000271

1. Basis	of the r	eport ——————			•	
1. With	regard t	o the elements	of the international	application:*		<del></del>
	the inte	ernational appl	ication as originally	filed		
$\boxtimes$	the des	scription:		•	•	•
	pages		1,3-7			, as originally filed
	pages					, filed with the demand
	pages		2		, filed with the letter of	05 October 2004 (05.10.2004)
$\boxtimes$	the clai	ims:			- <del>-</del>	
لاعا	pages				•	an animinath . Elad
	pages				as amended (togethe	, as originally filed or with any statement under Article 19
	pages				,	, filed with the demand
	pages		8,9		, filed with the letter of	
$\nabla$	the drav	wings:				(52.13.23.1)
	pages	-		1,2		
	pages					, as originally filed
	pages					, filed with the demand
П.					, med with the letter of _	
البا			of the description:			
	pages .	<del></del>	·	(		, as originally filed
	pages					, filed with the demand
	•	•			, filed with the letter of _	is Authority in the language in which
These	the lang the lang the lang or 55.3) regard ninary ex containe filed tog furnishe furnishe The stat been fur The ame	guage of a tran guage of public guage of public guage of the to ).  to any nucle camination was ed in the intern gether with the ed subsequently tement that to ional applicatio tement that th mished.  endments have the description, the claims, Nos	slation furnished for attion of the international ambient international application is international application is international application to this Authority in the subsequently furn as filed has been for information reconstructed in the cancerpages.	is Authority in the the purposes of it ional application for the purposes to acid sequence as is of the sequence of the sequen	e following language  nternational search (under Ri (under Rule 48.3(b)).  of international preliminary  e disclosed in the international listing:  readable form.  ole form.  sequence listing does not	which is: ule 23.1(b)).  r examination (under Rule 55.2 and/ tional application, the international  go beyond the disclosure in the to the written sequence listing has
] [	th Chis repo	ne drawings, sh ort has been es	neets/fig	e of) the amendm	nents had not been made, sin tal Box (Rule 70.2(c)).**	ace they have been considered to go
Replac	ement sh report d	eets which ha	e been furnished to	the receiving Of	fice in response to an invitat	ion under Article 14 are referred to contain amendments (Rule 70.16
*Any rep	olacemen	t sheet contair	ing such amendmen	its must be referre	ed to under item I and annex	ed to this report.

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/ES2003/000271

IV. Lack of unity of invention					
1. In response to the invitation to restrict or pay additional fees the applicant has:					
restricted the claims.	٠				
paid additional fees.					
paid additional fees under protest.					
neither restricted nor paid additional fees.					
This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.					
3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is					
complied with.					
not complied with for the following reasons:					
Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report:					
all parts.					
the parts relating to claims Nos.					
L parts retaining to claims 1705.					

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.
PCT/ES 03/00271

v.	Reasoned statement under Article citations and explanations supporti	35(2) with regard to n ng such statement	ovelty, inventive step or industrial applicab	ility;
1.	Statement			
	Novelty (N)	Claims	1, 2	YES
		Claims		MO
	Inventive step (IS)	Claims	1, 2	YES
		Claims		NO
	Industrial applicability (IA)	Claims	1, 2	YES
		Claims		NO

#### 2. Citations and explanations

Since the amendments of 5 October 2004 adequately remedy the lack of unity of invention and the description explains and the claims specify that the subject matter of the invention is limited to the assembly specified, there is no need to examine the lack of novelty or inventive step of the anti-drip valve defined in the original claim 3.

Considering the new claim 1 in its entirety, all the technical features added can be anticipated only if a combination of three documents (US 3637142 A, US 4617957 A and US 5125578 A) is taken into consideration; however, this combination would not be obvious to a person skilled in the art.